STATE OF NEW YORK

8109--A

IN SENATE

March 29, 2018

Introduced by Sens. HELMING, AVELLA, HAMILTON, O'MARA, ROBACH, YOUNG -read twice and ordered printed, and when printed to be committed to
the Committee on Energy and Telecommunications -- committee
discharged, bill amended, ordered reprinted as amended and recommitted
to said committee

AN ACT to create a prohibition against alternative waste to energy facilities that apply for approvals but that do not demonstrate a compelling public purpose and that would have a significant and adverse environmental impact that cannot be mitigated

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Notwithstanding any law, rule or regulation to the contrary, no major electric generating facility which generates electricity from the combustion, gasification or pyrolysis of solid waste or from fuel derived from solid waste can be issued a certificate of compatibility and public need or receive a negative declaration under the New York State Environmental Quality Review Act process if any of the following criteria exist or are met:

- a. It poses a risk to the public health and safety of a community within an environmentally sensitive area of the state; and
- 10 b. It is within 10 miles of a priority waterbody as designated by the 11 state:
 - (i) as a critical source of drinking water and tourism driver; and
 - (ii) as having vulnerabilities to Harmful Algal Blooms; and

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- 14 c. Is within a thriving agriculture-tourism region in the state serv-15 ing as an economic engine with over one billion dollars (\$1,000,000,000) 16 of investment in the region and has created over 25,000 jobs; and
- d. There are existing state approved landfills or other solid waste management facilities operating within a 50 mile radius of the proposed site; and
- e. There is a significant impact to the access roads surrounding the proposed site created by the additional traffic and transportation of materials associated with the proposed project as determined by municipal department of public works; and

EXPLANATION--Matter in italics (underscored) is new; matter in brackets
[-] is old law to be omitted.

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- f. It does not demonstrate a compelling public purpose; and
- g. The project can be located on an alternative site that does not pose an environmental or economic threat to the region.
- § 2. This act shall take effect immediately and shall be deemed to have been in full force and effect on and after February 1, 2018.